DAILY HERALD It was read the third time and finally passed Mr. Thompson's hard labor prison bill, S. ACRICULTURAL WORKS. KLKHART DAM MILLINERY COODS, ETC. JEWELRY. INMANAPOLIS R. R. TIME TABLE. Mr. Hord's bill, S. No. 225, providing for No. 297, (introduced yesterday) was read the On motion by Mr. SHUEY, his St. Joseph third time Metropolitan River Dam bill [H.R. 20] was taken up, order-Messes, ALLISON and OYLER pointed out Columbus and Indianapolis Central Railway taking depositions of parties in civil actions HALF MILLION DOLLARS WORTH TO BE DISPOSED Millinery, Straw ed to the third reading, read the third time and in their own behalf; coming up in orderobjections thereto, and-OF AT ONE DOLLAR EACH, passed the House of Representatives -year 77, Trains Arrive It was read the third time and smally passed On motion by Mr. ALLISON, it was laid on 44TH INDIANA LEGISLATURE. Without regard to value. Not to be paid for until you Senate by yeas 37, nays 0. Splendid List of Articles. Agricultural Works, know what you are to receive. Mr. Bonham's joint resolution, S. No. 15, Mr. Cobb's bill, S. No. 228, amending section AND FANCY GOODS. BLACK LAWS. Special Session. of the uniform Township Business Act of instructing our Senators and requesting our Februry 18, 1859 - concerning the laying off Representatives in Congress to use their influ-and dividing of counties into townships by ence for the bringing about of a speedy adjust-On motion by Mr. Newcomb, Mr. Foulke's bill [H. R. 25] to repeal the act to prohibit the SPORTED FOR THE RESALD BY A. R. AND W. H. DRAPIES Beilefontaine Railroad. All to be Sold for ONE DOLLAR each! Omissions and curtailments of these Rement of the claims of deceased soldiers; com-Trains Arrive. County Commissioners—they shall give 20 evidence of Indians and persons having one-ports, for want of space in these columns, will days public notice | coming up in order—be printed in the Brevier Legislative Reports. It was read the third time and finally pas eighth negro blood in all cases where white | Silver Teapots and Coffee Urns. 200 to 500 do | Sol do Chefing Dishes. 20 to 50 do | Sol do Fee Pitchers. 20 to 50 do | Sol do Fee Pitchers. 20 to 50 do | Sol do ing up in order-No. 86 West Washington Street, It was read the third time and finally passed persons are parties in interest, approved Feb-It was read the third time and finally passed The Largest and Most Complete Stock the Senate by yeas 40, nays 0, the Senate by yeas 35, nays 0. uary 4, 1853; and so much of all other laws as Mr. Allison's bill, S. No. 229, supplemental to the road-purchase act of March 5, 1859, (described on page 63 of the Brevier Legisla-IN SENATE. renders persons incompetent as witnesses in Syrup Cups with Salvers 20 to 50 Goblets and Drinking courts of law-the question being on the third WEDNESDAY, December 6, 1865. Tesing Leave. Trains Acrive. IN INDIANA. The PRESIDENT pro. tem. called the Sen-It was read the third time-Mr. BUSKIRK moved to recommit the bill with instructions to add this: "Provided that \$40 50 do INDIANAPOLIS, INDIANA. 3000 do Castres..... ate to order at 9 o'clock, A. M.
On motion by Mr. GIFFORD the reading of Mr. CORBIN, from the Special Committee 15 to 50 do Mr. ALLISON explained that the bill simply thereon, returned his Terre Haute and Rich-2000 do Fruit, Card and Cake the privileges granted by this act shall not ex-And the Very Latest Styles. applies to plank and McAdamized roads sold mond Railroad resolution (described on page Jeffersonville Railroad. vesterday's journal was dispensed with, tend to and embrace, or be enjoyed by any 5000 Dozen Silver Tea Speens. under mortgage sale or deed of trust who have [73 of the BREVIER REPORTS] making it a joint Trains Arrive. negro or mulatto who has come into the State failed to comply with the act of 1859—giving them three months further time in which to Mr. ALLISON, from the Committee on Ed-REPORTS FROM COMMITTEES. Torning Rx. . 10.15 A. M. Night Kx. . . . 2:30 A. M. Theas Rx. . 5:00 P. M. Chicago Kx. 12:30 M. Sight Ex. . . 9:00 P. M. Evening Rx. . 7:30 P. M. since the adoption of the present Constitution."
Mr. BUSKIRK submitted two reasons for Mr. REESON from the Committee on Agriculture, returned Mr. Nile's bill, S. No. 174, to pro- organize. It is intended to apply to but one ucation,) returned Mr. Dunning's bill S. No. his amendment. The resident negroes were Watches Cold and Enameled vide for the protection of wild game, defining the time in which the same may be taken or killed, and declaring the penalty for the viola-Clipper Drag Saw. constitutional negroes and better qualified to remain. The second was, because he would Peru Railroad. J. W. COPELAND Trains Arrive. And then the Senate adjourned till Friday offer no immunity to those persons violating ....... 35 to 70 do Watches..... tion of this act, repealing all laws inconsistent ready adjudicated in which there may be morning 9 o'clock. 200 Diamond Rings.... 5000 Gold Vest and Neck Chains.... 4 to 8 do therewith and declaring an emergency; recom- vested rights. It is a very bad precedent in Mr. NEWCOMB. The object of the bill was OUR MACHINE stands at the head of the market, having taken the first premium at our late State Fair, over eight competitors, also, the first premium at the Kentucky State Pair, and numerous County Fairs. IMPORTER AND JORGE OF 2000 do Oval Band Bracelets ..... to get at the truth in courts of Justice. There Lafayette Railroad. HOUSE OF REPRESENTATIVES. He, also, from the same Committee, returned After further remarks by Messrs, ALLISON, 6 to 10 de were negroes whose testimony would be taken the bill, H. R. 29, to amend see, 15 of the act con- NILES and RROWN of Wells-Traine Arrive. as readily as any white man's. Not very long ago we had a statute disqualifying a man for W EDNESDAY, December 6, 1865. erning trespassing animals and partition | The bill was finally passed the Senate by The SPEAKER took the Chair at 9 o'clock. 7000 Solitaire and Gold Brooches .... It combines strength with pertability, and has several testifying who has been guilty of any infamous fences; recommending its passage. 5000 Opal and Emerald Brooches.
5000 Mosa'c, Jet, Lava and Florentino
Eardrops.
7500 Coral, Opal and Emerald Earyeas 34, nays 3. A. M., and, (when a quorum was determined by the roll-call,) directed the Clerk to read the poculiar advantages which are secured by Letters Patent These bills were passed to the third reading.
Mr. HANNA, from the special Committee
on Agricultural Colleges, returned Mr. Dur-The Senate took a recess till 2 o'clock P. M. crime. Other States had disqualified those who disbelieve in future retributions. But all these Jerre Haute and Richmond Railroad. on motion by Mr. BURNES, the reading of things were done away. AFTERNOON SESSION. On motion by Mr. ALLISON, Mr. Williams the journal was dispensed with. Trains Arrive. drops 4 to 6 do
4000 California Diamond Breast Pins 2 70 to 10 do
2000 Gold Feb and Yest Watch Keys 2 50 to 8 do
4000 Feb and Vest Ribbon Silies 3 to 10 do ning's bill, S. No. 40, for the establishment of Our statutes provided that no man shall be Accommodation 3:45 A M.
Cincinnati Express 10:40 A M.
Mail and Express 6:40 P. M.
Night Express 7:15 A M. disqualified from testifying on account of crime. Then why, on account of color? This an agricultural college at Bloomington, togethwas called to preside, in the temporary absence er with petitions and other papers referred to of the President pro tem. PETITIONS AND MEMORIALS, STRAW GOODS, bill proposes to admit the Indian and negro to this Committee, without recommendation and 5000 Sets Solitaire Sleeve Buttons, The PRESIDING OFFICER laid before Mr. BRANHAM presented the memorial of asking to be discharged from the further consid-eration thereof. the Senate a communication from the Audi-tor of State, in answer to a resolution of intestify, no more for the benefit of the negro F. D. Bland and others, by order and in behalf than for parties in interest. We have a Con-3000 Gold Thimbles, Pencils, etc. Farm and Spring Wagons Cincinnati Railroad. of the First Baptist Church in the city of Madstitution which says that no special law shall Mr. DUNNING, (Mr. Richmond In the chair) quiry (see page 138 of the BREVIER REPORTS) ison, asking for a change in the Liquor License 8 E. Wash. St., & 158. Meridian, St. regulate practice in the Courts. Trains Leave. Trains Arrive. by direction of the same Committee, submitted concerning suits against Railroad Companies Law. 2000 Geld Toothpicks, Crisco. 4 to 10 do 10000 Plain Gold Rings. 250 to 10 do 5000 Chased Gold Rings. 4 to 11 do 10000 California Diamond Rings. 2 to 10 do 7500 Sets Ladies' Jews'ry—Jet and 5 to 13 do Mr. DUNHAM. Exclusion of a class was a report arguing in favor of locating the Agri- for payment of taxes. Mr. STRINGER presented a memorial sign-Of superior material and finish, always on hand cultural College at Bloomington. He also It was referred to the Special Committee on ed by Jeremiah Cory and 1,033 others, with INDIANAPOLIS, IND., Mr. NEWCOMB. The gentleman was misoffered an amendment by way of substitute | Railroads. taken. If the gentleman believes we may exreference to the same matter. for his bill (which was not read). Mr. ABBETT presented the memorial of clude a class, would it not be competent to ex-On motion by Mr. CULVER the reports nett's bill, S. 209, to apportion the State for about 2,000 citizens of Bartholomew county were laid on the table and made the special senatorial and Representative purposes, was The special order for this hour being Mr. Ben-Louisville, New Albany and Chicago Railroad. WOULD respectfully inform City and Country Buyers that he is now prepared to show the nest complete and best asserted stock of Gold Gold Sets Ladies' Jewelry—Cameo, Pearl, Opal and other stones... 10000 Gold Pens, Silver Extension Holders and Pen ils. 10000 Gold Pens and Gold Mounted clude Democrats as a class? He gave other reencastle Junction going north 6.00 P. M considerations in opposition to the amendorder for Wednesday next at two o'clock P. M. | laid on the table, The foregoing were referred to the Commit- ment. Mr. STAGGS, from the Committee on Agri-Mr. Williams' bill, S. No. 230, in relation to tee on Temperance. Mr. HUMPHREYS would not vote for the culture, returned Mr. Williams' bill S. No. 194 | the organization of the General Assembly- Mr. RICE presented the memorial of S. F. amendment. He understood that it admitted for the publication of semi-annual reports of [the Secretary of State shall organize the Maxwell and others, citizens of Parker county. All Work Warranted. Send for MUSIC STORE. all negroes to testify who resided in the State the State Beard of Agriculture; recommending Senate, and the Auditor of State the House of representing that the State Agricultural Col- at the time of the adoption of the Constitu-MILLINERY GOODS 500) Gold Pens and Gold Extension Price List. 15 to 25 Representatives coming up in regular or- lege ought be connected with the Indiana State tion Indiana Music House. The report was concurred in. Mr. BUSKIRK. Were not those old resident University-not sectarian in its character-and do do Hair Bars and Balls ..... 5 to 10 do It was read the third time and finally passed that the wishes of the memorialists from Monnegroes constitutional negroes? [Laughter.] RAILROAD APPRAISEMENT. That has been imported into this city for many ye Il /"A liberal discount to the trade. the Senate by yeas 34, nays 1.
Mr. Cason's bill, S. No. 234, supplemental to Mr. CORBIN, from the Special Committee Mr. BURWELL saw no propriety in the amendment. It was all humbug. Certificates of the various articles are first put into roe county ought to be complied with. envelopes, scaled up and mixed; and when ordered, are faken out without regard to choice, and sent by mail. It was referred to the Select Committee of CASE, MARSH & WIGGINS. on Railroads, returned Mr. Niles' bill S. No. An Act for the incorporation of towns, ap- one from each Congressional District on that 230 and the bill H. R. 158 on the subject of proved June 11, 1852; coming up in order A. M. BENHAM & CO., Mr. STRINGER presented the memorial of has giving all a fair chance. On receipt of th STRAW GOODS Railroad Appraisement; recommending that It was read the third time. cate, you will see what you are to have, and then it is an your option to send the Dollar and take the article or TAILORING. Telegraphic Dispatches Bates House Corner, Indianapolis, the bill S. 250 be laid on the table, and that the Mr. CASON. This bill provides that upon the Commissioners of Boone county for repeal bill H. R. 158 be amended by way of a substinot. Purchasers may thus obtain a Gold Waten, D.a. the petition of trustees of towns to the Court of the Soldiers' Family Relief law; which was mond Ring, or any set of Jewelry on our list for ONE STOLWORTHY & PIERSON. Inte striking out from the enacting clause and of Common Pleas, there may be Commission-ers appointed to have streets extended, the Will be found complete in all styles for I adies, Misse and Childr n. Full line of goods in inserting new matter. REPORTED EXPRESSLY FOR THE HERALD. Mr. VAWTER inquired when this Commit-Send 25 Cents for Certificate. same as they are extended now by cities. In all transactions by mail, we shall charge for for-The bill was then passed by year 38, nays 0. Mr. NEWCOMB, from the Committee on the Musical Merchandise, Mr. CORBIN. At a time when the Senator Afternoon Report. warding the Certificater, paying the postage and doing the business, 25 cents each, which mu-1 be enclosed Mr. McClurg's bill, S. No. 230, authorizing Judiciary, returned the Adopted Child's bill met with them. The Committee, with the ex- other sessions of the Common Pleas Courts [S. 233], and the Clinton County Common when the certificate is bent. Five Certificates will be Merchant Tailors. Felt, Silk, Velvet and Straw Hats ception of the Chairman, have agreed upon when they come in conflict with Circuit Courts; Pleas fegalizing bill [8, 231] recommending this report, and he as Chairman has called no coming up in order sent for \$1; 12 for \$2; 30 for \$5; 100 for \$15. THE NEW YORK ELECTION. and Bonnets, OF EVERY DESCRIPTION. AGENTS - We want agents in every Regiment, and in every town and county in the Country, and those acting their passage. meeting. I informed him yesterday of the in-It was read the third time and finally passed He also returned Mr. Shoaff of Allen's bill H. tention of the Committee, so that he is not de- | the Senate by yeas 37, nays 0. as such will be allowed 10 cents on every certificate or-R. 264) to amend the fourth and repeal the ceived or unadvised of the course to be pursued. e i by them, provided their remittance amounts to Mr. Vawter asked and obtained leave of ab- 7th clause of the Divorce Act of May 13, 1852, Mr. VAWTER. On yesterday about this No. 17 North Meridian Street. TRIMMED AND UNTRIMMED. One Dollar. Agents will collect 25 cents for every cer-tificate, and remit 15 cents to us, either in Cash o Post-GEN. GRANT IN CHARLESTON. sence till Friday morning. Wholesale and Retail Agents for with amendments striking out, and repealing time I was notified that the intention was Mr. Cason's bill, S. No. 241, amending an the seventh clause of the seventh section of to make this report. I staid here till Saturday BRYAN BROS. & CO., age Stamps. amendment of An Act in relation to witnesses, said act, and amending the title conformably, Steinway & Son's, Kanbe & Co.'s, and other First Class 58 Liberty St., New York City. evening, and at no time were these bills placed novel dam The Stock of and repealing section 238 of the General Prac-He also returned Mr. Cowgill's legalizin; tice Act, approved June 18, 1852; coming up in bill [H. R. 259], also the appeals bill [S. 106]; INAUGURATION OF GOVERNOR ORR. in my pessession. I have not been requested by any member of the Committee to call them order Near the Journal Office. BOOTS AND SHOES. OMAI rder—
It was read the third time.
Mr. CASON explained that this bill pressheriff's Deed bill [H. R. 74]; recommending together, and to my certain knowledge there It was read the third time. French Flowers and Plumes has been no meeting of that committee since the reference of House bill 158. I had a mind CITY SHOE STORE FOURTH AUDITOR'S REPORT to let the matter pass, but there was an extra- tate suits in which heirs are a party in interest. cludes either party from testifying in real es- that it be indefinitely postponed. INDIANAPOLIS, INDIANA The report was concurred in. State Agents fe Will be found large, well selected and at reasonable ordinary statement made here in my absence The bill was passed by yeas 34, nays 4. No. 5 West Washington Street, Mr. GROVES, from the Committee on the The Committee on Organization of Courts' State prison South, returned Mr. Crook's STEAMBOAT DISASTERS. the other day. It was stated on the floor of nov13d1m. Estey & Co.'s Organs the Senate that a certain report I made was bill, S. No. 244, amending An Act for the elec- prison bill [H. R. 262]; recommending its pasmade under the supervision of the officers of tion of Justices of the Peace, approved June state; and the Senator made the statement as 9, 1852,—[There shall be one Justice in each Mr. ATKINSON, from BERREISONS. BOOKS AND STATIONERY. The best Reed Instrument in use. Keeps on hand the most Mr. ATKINSON, from the Committee on he understood and believed it. Whether it township; one additional for each incorpora- County and Township Business, returned the Etc., was designed as a personal reflection upon me, ted city, one additional for each township bill [H. R. 309] authorizing County Commis-Etc. TORN J. PARSONS. DAN'L MACAULTY. NAT SHURTLERY Il PAll the Street Rallroad Lines pass our Store. Buyers will find here every number in Plain, Plaid and Fancy, and all of this season's latest styles. He has a Choice Selection of Goods I do not know. I have just as profound a conwhere the population exceeds 10,000 ; coming sioners to make appropriations in aid of the NEW WHOLESALE tempt for any person who will make any such up in orderlocation and construction of Manufacturing attempt, in my absence at least, as is neces-It was read the third time and finally passed and Machine Shops, with an amendment in-INSURANCE. sary. If it was designed as a compliment to the Senate by year 32, nays 7. From New York. he Senate by years 32, navs 7.

Mr. Allison's bill, S. No. 246, repealing section of one-fourth of the legal voters;" and so

The Election-Tennessee Legislature Indianapolis Insurance Co., Silk and English Velvets. the report, I might take it as a compliment. IN THE CITY, That report was prepared at this table and tion 17 of the Pireman's and Mechanic's Insur- recommending its passage, Fourth Auditor's Affairs—General Grant in Charleston—Inauguration of Governor Orr—Steamboat Disasshown to no person except the Senator from Lawrence. I make this statement in vindicasection which prohibits the Directors from beserved by the Senator from section which prohibits the Directors from beserved by the Senator from the Committee on Corporations, returned Mr. Trusler's Hydraulic porations, returned Mr. Trusler's Hyd tion of myself. If that report is a true one I | coming Directors of other companies]; -coming | Company bill, II. R. 256; recommending its And Satin Corded Silks, T PRICES that can not fall to secure the patronage Chartered, 1836. BLANK BOOK desire to have the merit of it; if untrue, I am up in order of all good judges. Call and examine our stock NEW YORK, December 6. Intelligence indiand prices, and satisfy yourselves that what we say correct. THOMAS HUNTER & CO. cates the election of O'Gorman Corporation in all colors. willing to take the responsibility of it. He Mr. BURWELL, from the Select Committee then raised a point of order that the report was unpurliamentary, etc.

the Senate by year 27, mays 12,

Mr. Dykes bill 8, No. 249, defining the It was read the third time and finally passed Counsel, by 17,000 majority. Seven out of eight Alderman elected were Democrats; of CAPITAL - - - 8200,000. nov13 dlm thereon, returned the Wells' Circuit Court bill, S. No. 265; recommending its passage. Mr. CORBIN. I will state to the Senator powers of Companies authorized to construct Mr. CHAMBERS, from the Select Committhe Councilmen 24 were Democrats and 13 Re-ASTROLOGICAL. from Jennings the circumstances under which canals for hydraulic purposes; coming up in tee on so much of the Governor's Message as Office. Odd Fellows' Hall, North Penn. St., BONNET AND HAT BLOCKS The Tennessee Legislature commenced an the remarks were made, which I think will be refers to the subject of An Agricultural Col-ASTROLOGY satisfactory to him unless he is a very unrea- It was read the third time and referred to extra session yesterday. The bill allowing ne-SCHOOL BOOK, PAPER lege, reported a joint resolution, sonable man, which I think he is not. The the Judiciary Committee. gro testimony was tabled in the House. Indianapolis, Indiana. These reports lie on the table. Always on hand, to all fashionable shapes. During the month of November there were Look Out! Good News for All! question came up in reference to calling on the Subsequently the Committee returned the Mr. Buskirk submitted the following: Auditor of State for a statement in reference to bill with sundry amendments. 299 money requisitions entered in the office of WHEREAS, the Committee of one from each Congres- the Fourth Auditor, amounting in the aggregate the condition of suits brought against railroad 232. YOUNG LEONIDAS, 232. The amendments were agreed to; and the sional District, to whom was referred the subject of at to \$4,398,951. The amount of the refunding companies, I stated I did not think it necess- bill was finally passed the Senate by year 39, Agricultural College entertain doubts whether they can equisitions was \$1,769 40. sary, because the Schator's report embedied havs I, DIRECTORS. GREAT AND REAL ASTROLOGIST. act on the subject of the location thereof, therefore -MILLINERS -AND-The amount of each disbursements in the acwhat I conceived to be the whole facts con-Be it Resolved, That said Committee investigate and report to the House at an early day a bill locating said Agricultural College at some point in this State [and Mr. Cason's manufacturing and mining bill, His skill by thousands has been tried, nected with it. And I believed the Auditor s, No. 252 (described on page 99 of the BRE-The number of prize cases reported amount A. L. ROACHE. W. H. TALBOTT, S A. FLETCHER, Sr., Yes thousands more he'll meet; was cognizant of the facts, because I had seen VIER REPORTS coming up in order-Will find at this house every article used in their hust-For in Astrology all mortals can confide, to \$20,406; there was paid over to officers of OLIVER T. USRY. the Senator in conversation with the Auditor. that all bulls introduced on the subject be referred to ness, and all of first quality. Call and see the Goods. It was read the third time and finally passed Internal Revenue, \$101,227, an increase of \$5.- AQUILLA JONES, Sen., WM. HENDERSON. With Prof. Leonidas, 232 North Illinois street. Orders from the count-y will have prompt a tention, My remarks were not made for the purpose of E TELLS YOU THE EVENTS OF LIFE, AND can never be surpassed by any in this mystical the Senate by yeas 29, mays 7. and satisfaction warranted. 999 44, over that returned during the previous easting any reflection upon any body.

Mr. VAWTER. The statement as made Mr. MIDLER said there was a committe, Mr. McClurg's bill, S. No. 253, to relieve J. W. COPELAND. the Committee on Education, charged with | month. STATIONERY HOUSE. ence of the stars. He is the seventh son of the seventh county officers for the year 1865, for violation 8 East Washington street, 15 South Meridian street Il J'insures all kinds of Property against Loss by Fireby the gentleman now is certainly legitimate; of the provisions of An Act concerning sheep General Grant was enthusiastically received eon for seven generations, and born with a veil of light He has been visited by the most eminent men. Doctors the matter of location-had looked into the but on yesterday, when I returned to the city. killing dogs, etc.; coming up in order MM. HENDERSON, President. matter; and he thought it should not be taken at Charleston. nov12 dim Indianapolis, Ind. Lawyers, Ministers, Principals of the heat Theological Governor Orr was inaugurated as Governor I found the gentleman was reported a little sut of their hands. It was read the third time. and Public Seminaries, Colleges, Academies and School. Mr. OLLEMAN thought it better taken of South Carolina on the 2d inst. different from that. There had been nothing C. A. LAWTON, General Agent. Mr. OYLER opposed the passage of the bill; He shows you the likeness of your future Wife and Has-band, and understands the selence of Astrology as the Egyt ans, Persians and Arabians, from books and oranov6'63-dly in the intercourse between the gentleman and away from the Committee on Education; and all should be referred to the Scient Committee. The Fenians express astonishment and disfor it is not to be supposed that any court would punish an officer for not performing a HOTELS. satisfaction at the extraordinary expenditure myself that would authorize a statement that the Auditor had prepared my report; and I Northwestern of their officers in New York. Mr. BUSKIRK would just as soon the Comcles, constantly relied on by the Emperor Napoleon, duty of which he had no intimation, The damage by fire on board the steamer Mayblossom, at New York last evening, amounts Queen Elizabeth and Dr. Dee, and numerous others.
Office 232 North Illinois street. Astrological consultathink if the statement was made it should be mittee on Education should act, as the Select AVELINE HOUSE. The bill failed to pass for want of a consticorrected. I am satisfied that the statement committee, He wanted action. He amended tutional majority-yeas 25, nays 13, tion-Ladies, one dollar; Gentlemen, two dollars. now made by the gentleman is legitimate. his resolution in accordance with the sugges. to \$15,000, Mr. Culver's bill, S. No. 254, authorizing the nov13 d3m Mr. CORBIN then spoke to the point of State revenue to be paid in National Bank tion of Mr. Otleman. The steamer College exploded at Johnson MUTUAL LIFE Mr. GREGORY, of Warren, would like to order, contending that it was not well Shoals, Kanawha river, on Monday. Two men Corner Cathoun and Berry Sts., notes; coming up in order-CICARS, TOBACCO, ETC. have all the donations that have been proffered | were killed and severely injured, and the boat Messrs, WILLIAMS, NILES and VAWTER the Senate by yeas 37, mays 1. It was read the third time and finally passed go to this Select Committee. He made a motion badly wrecked. PAPSONS, MACAULEY & Co., WALLACE BROS., (OPPOSITE COURT HOUSE,) sustained the point of order in a few remarks. to amend (as in brackets above, Mr. Cobb's bill, S. No. 255, amending section Insurance Company. The PRESIDING OFFICER decided the 2 of An Act supplemental to An Act for the in-Mr. BUSKIRK concurred. He wanted action FORT WAYNE, INDIANA. point of order not well taken. -a location somewhere. corporation of high schools, etc., approved Mr. VAWTER appealed from the decision March 5, 1859; coming up in order-RESTAURANT. Wholesale Dealers and Mannfacturers' Agents for the Mr. GREGORY, of Warren, thought the of the Chair, in the following words: resolution was right. It was read the third time, Little Giant Saloon and Restaurant And so it was adopted. The Select Committee on Railroad Appraisement hav-H. C. FOX. . . . . Proprietor, CIGARS Mr. COBB explained that the principal Mr. GROVES submitted the following: ing returned Senate bill No. 250, a bid to secure a just | change, as far as the Trustees are concerned, is No. 48 Virginia Avenue. valuation of railroad preperty, etc., etc., with a rec. m- that they are not subject to the denomination Resolved, That the Committee on kight- and Privi-leg s inquite into the expediency of so amending the dog law, that each family may own and keep one dog No. 13 West Maryland Street. mendation that it lie upon the table, and having re-ported back House bill No. 158, with the recommenda-WORLAND & MUTCHETT, Proprietors. ASSETS OVER - - - - \$800,000 which has the supervision of the literary insti-Leaf and rion that the engressed amendment-being an amend-I PAll the delicacies of the season served up at all decb dim wf bout taxation. WM. DELL'S The bill was passed by yeas 35, nays 4.
Mr. Allison's bill, No. 256, amending the ment striking our from the cuscing clause adopted on the 31 day of Mesch, 1834, and which was not at any a me reconsidered by the Schate-be struck out from the On motion of Mr. RHOADS, it was laid on UNION HALL, MANUFACTURED TOBACCO. the table. charter of the city of Evansville; coming up in Brilliant Saloon and Restaurant, enging clause, and an entire new bill, embodying the order-Mr. LOPP submitted the following: East Washington street, opposite the Court House, Indianapolis, Ind. leatures of House bill No. Lis, be inser ed in lieu there-INDIANAPOLIS. It was read the third time and finally passed Resolved, That the Committee on the Judiciary in No. 103 South Illinois Street. And all kinds of Notions. of, and the Senator from Jenuings having raised the point of order whether it was competent at this time to CAPT. J. O'LEARY, . . . . Proprietor.

CANNED TURKEY, GOOSE, BEEF, MUTION, Cod Fish, Mackerel, and all the delicacies of the season. Meals at all hours. Choicest Wines, Liquors and Cigars always on hand nov30 dlm.

DEW DROP SALOON,

THIS ENTERPRISING COMPANY, IN A LITTLE over six years, has issued over 13,000 Policies and paid near \$200,000 in Losses. It is prompt in all its business transactions, paying its losses as cheerfully as it receives the premiums on its policies, departing in no respect from the general principles upon which all the great Matual Life Insurance of America have based held success. It claims the advantages of increased rates of interest on its investments, over Eastern Companies; and, also, a less rate of mortality than its extention of the panies; and, also, a less rate of mortality than its extention of the panies; and, also, a less rate of mortality than its extention of the panies; and also, a less rate of mortality than its policies. quire into the propriety of passing a law by which land-haiders on the Onio river may be protected against per-THOROUGHLY RENOVATING AND ENLARG-Senate by yeas 39, nays 3. ing my house, I am enabled to offer my guests a comfortable home. Rates per day, \$2.

nov21 dlm WM. DELL, Proprietor. Mr. OYLER offered the following: nake suc a an amendment, and the Chair (the Secator sons fishing in said river in front of their farms. -ALSO,from linward) having overraied the point of order, I WHEREAS. The President of the United States and the On motion of Mr. GROVES, it was laid respectfully appeal from said decision Governor of the State of Indiana have designated Thursthank-giving to Almighty God for his great mercies to Mr. FERRIS submitted the following JAMES H. VAWTER. Gen'l Commission Merchants, Mr. FERRIS submitted the following: The question being: "Shall the decision of OFFER TO THE TRADE a fine selection of goods at the lowest prices of Chicago, Cincinnati or New York. Our Line of Stationery consists in part of Stewart House, this Nation, State and people;

Be it Resolved, That when the Senate a journs, it the Chair stand as the judgment of the Senate," Resolved. That doring the remainder of the present DEW DROP SALOON it was so ordered by year 21, nays 14. On motion by Mr DUNNING the report and seesing of the G neral Assembly, no member of this House shall have leave of absence unless in case of sick-And Merchandize Brokers. adjourns to meet on Friday next at 9 o'clock, A. M. (Formerly Buntin House,) panies; and, also, a less rate of mortality than is expe-No. 2 Wall street, between Washington and Pearl streets, The resolution was adopted. rienced in the East-two very important items to conne s of himself or his family. bill were taid on the table. in rear of Hogshire's Grocery, Mr. WILLIAMS offered the following: sider in the selection of a Life Insurance Company. TERRE HAUTE, IND., AGENTS FOR Mr. BEESON, from the Committee on Agri-Mr. OLLEMAN made an ineffectual motion Mr. BLESON, from the Committee on Agri-sulture, returned Mr. Univer's bill S. No. 248, Wicaris, There used to be in the lady's lobby of the form running at Senate Chamber two sofes; The resolution was then adopted—affirma-INDIANAPOLIS, INDIANA. Over two hundred of the Northwestern Policies are now Diaries for 1866, held in Ind anapolis. HIS establishment has been lately refitted in the best style, and the Bar furnished with the choicest THURD STREET, two doors south of Ohjo street. Senate Chamber two cofee;
AND WHEREAS, It would be very convenient and pleas-Bergman's Soap, Letter Paper, Cols. James and Bob Stewart, Propr s. Free Bus to and from the House at all hours of the day and night. Cap, ant for ladies vesting the Senare Chamber, a a so to the Senators who may be ack or disabled, to have them recurred therefore the senators who may be ack or disabled, to have them S. S. DAGGET, Pres't. arget recetamending its passage A. W. KELLOGG, Secretary. Wines, Liquors, Cigars, etc. JOHNSON CARNAN, Mr. FULLER, from the same Committee, re-turned Mr. Hyatt's bill, S. No. 218, amending Note Paper. Demy and hov 3 dly Principal Office, 416 Main street, Milwaukee. 47 SOUTH DELAWARE ST. Medium Blanks, was adopted, reciting that, whereas, on the Legal Cap, Resolved, That the Doorkeeper be authorized to re- the 18th of February, 1863, the House Committhe dog law; recommending its passage. go omce, 12 Deathorn street The Geranium Restaurant, Cincinnati Office, 80 West Third street ORIENTAL HOTEL Folio and Quarto, Record Cap. These falls were passed to the third reading. | turn them instanter. tee on the Affairs of the State Prison North Just received from the Manufacturers Bill Cap. full bound and On motion of Mr. BEESON it was-The resolution was adopted. made a report in which they recommended an HAJNOIS STREET, Mr. BROWN, of Wells, offered the follow- appropriation of \$150 to H. M. McElry for ser-Resident, That the Committee on Finance be institut-50 Kegs Hanna's Fine Cut Chewing: Eng. Blot. Paper, half-bound. ted to allow no claim that is not presented to the n at ling: vices as architect on said Prison, which on the One Square North of the Union Depot, 200 Boxes Hanna's Fine Cut Chewing: Eng. Blot. Pads, Memorandums, No. 31 Kentucky Avenue, 20th of February was referred to the Commit-WHEREAS, By sections 10, 11 and 46 of the general ap-100 Kegs Fine Cut Chewing, ass't brands Indianapolis, Indiana. Arnold's Inks. Pass Books. less the same may have accrued within ten days of the tee on Ways and Means, but owing to the conpropriation law, approved March 6, 1865, there was ap-100 Half Bbls, Smoking:

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Choice Wines, Cigars and Liquors

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SIX SUPERR TABLES, being Phelan's Combination.

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Æ

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R would respectfully call the attention of Property Holders to our new plan of perpetual insurance, accepted by one of our best Companies. This system combines superior cheapness and safety, reducing the INDIANAPOLIS, INDIANA. rates on first class property from 40 to 60 per cent. , and the heider of a perpetual policy can never be subject to loss by neglecting to renew. This mode of Instrunce is especially adapted to Dwellings, Barns, Churches and School Houses, covering not only the buildings, but their contents, such as Furniture, Hay, Grain, Live Stock, etc.

nelly, Wiles & Co.,

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TRRET CARS run to and from the door of the "Macy" to the Union Depot and all parts of the P. S. From the 23d of October, 1865, the price of Day Board will be reduced to Five Dollars per Week.

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having elsewhere Orders by mail filled promptly. nov13 dlm. BOOKS AND PAPER

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500 DOZEN SPELLERS. 800 DOZEN READERS, 500 DOZEN GEOGRAPHIES,

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ALL AT Cincinnati or Chicago Wholesale Prices.

zines in all styles,

the General Assembly, and fixing the compens the Senate by year 32, mays 5, softon, providing by but one Clerk and Mr. Dykes bill, S. No. 272, amending section now resumed the consideration of the Joint keeper for a regul is session \$1,200, for an extra | derceive for a regular selection popular, for an extra | the Senate by year 29, mays 8. our up in order-

On motion by Mr. WHLLIAMS, it was-

BILLS FINALLY PASSED THE SENATE.

od the Senate by years 33, mays i.

the Senate by year 30, nave d.

soming up in order

passed the Senate by year 37, mays 2,

the Senate by year 38, navs 1.

ing for the construction of sewers in incorpor.

ated fowns on the same principle mon which

It was read the third time and finally

D was rend the third time and finally passed

It was read the third time and finally passed coming up in orderthe Senate by year 34, nays 5, Mr. Hord's bill, S. No. 215, amending section | the Senate by year 36, mays 1, 7 of the General Practice Act of June 18, 1852 concerning objections to Judges in any according the "Universal Exposition" of Paris, knowledge of the facts and the law in the case, tion pending in the several courts) coming up France, in April, 1867, (described on page 138) believing that they would be redeemed on the

It was read the third time and finally passed | ing up in orderthe Sepate by Yeas 33, may- 2. join their husband in the conveyance of their

husband's lands; coming up in order-

Resolved. That the Auditor of State report to the ness of 1r66, therefor Sonate whether the \$10 000 appropriated as a miscellaneous fund has been drawn from the treasury, and if so Resolved, That the Adjutant General be and he is

by whose order, and for whose beteff; giving a detailed statement, if not inconsistent with the public good. convenience what portion of said rums of \$9,200 and \$12,-Mr. BROWN, of Hamilton, introduced a bill S. No. 250 for An Act supplemental to An fring by whom drawn, and upon what particular account Act authorizing the construction of Plank, and service; also what part of said sum of \$12,000 tgr Macadamized and other roads, approved May 1866 may probably be necessary for the business of his 12. 1802. | Concerning assessments to be made | office during that year. in the construction of gravel reads. It was 78, to provide for the cale of certain lands be-

longing to the State of Indiana in Jasper and On meston by Mr. BRADLEY, the Senate pro- Newton counties, and give preemption to acand finally passed by yeas 33, nays 3. On motion by Mr. CHAPMAN, it was-Mr. Allison's bill, S. Ne. 161, requiring the Pourds of County Commissioners in the several Resolved. That the Judiciary Committee be instructcounties of the State to examine the books, pa- ed to inquire into and report by bill or otherwise. pers and vouchers of any county officer in whether incorporated toons and cities may tax fair their respective counties who may be charged grounds for the grading of streets and the improvement with having received a greater amount of fees thereof, and for other municipal purposes.

mine the amount thereof, if any, and to cause tion 96 of An Act for the settlement of decesuit to be brought for its recovery, and declar- dedent's estates, etc., approved June 17, 1852; ing an emergency; coming up in regular coming up in order-It was read the third time and finally passed It was read the third time, and finally pass, the Senate by year 38, nays 1, Mr. Cason's bill, S. No. 261, amending see-Mr. Allison's bill, S. No. 187, to amend see- tions 2 and 5 of the Voluntary Association Act tion 53 of An Act to reduce the laws incor- of February 12, 1855; coming up in orderperating the city of Madison into one Act, ap-It was read the third time proved Pebruary 14, 1848; coming up in regu-Mr. CASON explained that this bill amends this hour, was taken up and read the second It was read the third time and finally passed so as to include Agricultural societies; and

extend to such societies the powers granted by motion being withdrawn the further consid-Mr. Brown, of Wells', ball, S. No. 208, provide the statutes as well as the common law. The bill passed by year 39, nays 0, Mr. Chapman's Gettysburg Cemetery bill S. 10 o'clock. sidewalks are constructed coming up in No. 262, described on page 108 of the BREVIER Mr. THACHER submitted an order, which REBORTS;) coming up in order-It was read the third time and finally passed | row by proclamation of the President, etc., and the Senate by year 36, navs 1. Mr. Cobb's bill, S. No. 213, amending section Mr. Oyler's divorce bill, S. No. 268, (describ- day it shall be till Friday next at 9 o'clock (I) of the city corporation repealing act of May ed on page 132 of the BREVIER REPORTS; ) A. M. o, pol- County commissioners, and not com- coming up in ordermon Councils; may regulate ferries, etc.; -It was read the third time and finally passed that the Speaker appoint a member of the Speaker special Committee on the Agricultural College for the Senate by year 29, nays S. Mr. Allison's bill, S. No. 269, requiring Countile 11th District in the place of Mr. Collins, on ty Auditors to make examination of school leave of absence. Mr. Vawter's bill, S. No. 214, designating fund records, etc.; coming up in orderwhat officers shall be elected by each House of ... It was read the third time and finally passed

Doorkerjer for each House. The Secretary of 12 of the common school law of March 6, 1865 Committee's State Debt Sinking Fund bill H. the Senate to remain for a regular session - authorizing the local tax to be as high as 50 R. 285 - the question being on Mr. Branham's adjust, for an extra session \$1,600; the Doors cents instead of 25 cents; coming up in or- motion for the engrossment, and to make the second a 1,000. The Clerk of the House to re- It was read the third time and finally passed session \$2,400; the Doorkseper for a regular Mr. Allison's bill, S. No. 200, concerning shen, G. H. Wells and J. S. Beach, of Terre assion \$1,500, for an extra session \$1,200; com- school houses, and defining who shall control them the trustees of the city or town; It was read the third time and finally passed The Special Committee's bill, S. No. 280, con-

It was read the third time. Mr. Bennett's bill, S. No. 223, authorizing On motion by Mr. MILLIGAN, the bill was married women under the age of 21 years to recommitted with instructions to strike out \$5,000" for traveling expenses to the Com- | ment and made the special order for Friday missioner and insert "\$3,000" in lieu.

prepriated for the Adjutant General's Office the sums of dition of the House it was never returned: count of illness of his wife.

STATE DEBT SINKING FUND. covard to the consideration of bills on the tual settlers thereon; was read the third time, according to previous order, resolved into Combining to Previo Chair-and resumed the consideration of the Joint Committees State Debt Sinking Fund bill first section by striking out all that relates to the war loan bonds.

took a recess till two o'clock P. M. AFTERNOON SESSION. took the chair at 2 o'clock P. M.

On motion of Mr. BROWN, his Locomotive Engineer bill, H. R. 301], a special order for nov13 dif the law in reference to Voluntary Associations time by the Clerk, on as to include Agricultural societies; and on motion by Mr. COFFROTH, (Mr. Shuey's eration of the bill was postponed, and it was made the special order for Friday morning.

> resolving that when this House adjourns to-On motion by Mr. BUSKIRK, it was ordered STATE DEBT SINKING FUND.

bill the special order for Friday 10 o'clock. Mr. Higgins (by unanimous consent) pre-sented the memorial of Milton Mercer, of Go-Haute, Wm. D. Allen, of Greencastle, and John Calloway, of Cambridge City, representing that they are owners of half a million of the two and a half per cent, bonds of the Statethat they purchased them, paying 60 to 70 per cent, for them twelve years ago, with full of the BREVIER LEGISLATIVE REPORTS; com- 19th of January, 1860. They ask such legislating up in order bonds according to the ability of the State. The memorial was laid on the table.

\$9 200 for the unfinished business; \$12,000 for the cur- and, whereas, the said McE, has transfersiness of 1885, and \$12,000 for the current busi- red his said claim to John Jackson; therefore. Resolved, That an appropriation of \$150 with interest hereby respectfully requested, if not inconsistent with public interests, to report to the senate at his earliest Jackson. On motion by Mr. SHOAFF of Jay, Mr. Collins had leave of absence till Monday on ac-On motion by Mr. NEWCOMB, his Indian-

apolis Circuit Court bills H. R. 277, 278, 279, 280, The resolution was adopted,
On motion by Mr. WRIGHT the bill H. R. order for Friday 10 o'clock, On motion by Mr. NEWCOMB, the House, [H. R. 285,]-the question being on the amendment of Mr. Buskirk, proposing to amend the

than he is legally entified to receive, to deter. Mr. Hanna's bill, S. No. 258, amending sec. 110n motion by Mr. GRIFFITH, the House Mr. HENRICKS (by request of the Speaker) LOCOMOTIVE ENGINEERS.

was adopted, reciting Thanksgiving to-mor-

On the motion of Mr. BRANHAM, the House

Buy Your Oysters of HORN & ANDERSON, No. 31 West Washington Street. The bill was then ordered to the engross THOSE UNRIVALED Sea-side, L. R. M., and F. F.
Oysters, received daily. Best in the market. Put
up only by Mann & Co., Baltimore. nov16 dlm morning, 10 o'clock.

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RENOVATORS.

At this old and well-known establishment, the ladies can have silks and woolen goods dyed in permanent and beantiful closes; and gents' garments thoroughly renovated and remained. beantifolcolors; and gents

ted and repaired.

New and second-hand clothing bought and sold; also,
a patientar branch in the business depositional fine drawing—billias dtable cloth, or tear in any garment can be
so creenghttant it can not be visible to the nahed eye.

Bemember the place, No. 38 South Illinoisetreet.
nov1 dtf JOSEPH HARRIS Proprieter.

dec4 d3m

fedium Size, (with his Masonic Record.) An Agent wanted in every Lodge in the West. R. A. CAMPBELL, -ov13 d3m

150 Caddies Virginia Natural Leaf;

50 Cases N. York and Connecticut Leaf.

The attention of our Wholesale Grocers is respect-

nov27 c3m

fally solicted to our samples of Sugars, Coffee and Teas, which we are daily receiving from Cincinnati and New

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Bellefontaine Railway.

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trains will leave Union Depot as follows:

7.45 P. M., Night Express.

BONNETS,

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4.00 A. M., Express Mall. 4.00 P. M., Accommodation, (for Union only.)

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50,000 Cigars, Seven-Thirties;

100,000 Clgars, assorted Brands;

50,000 Cigars, Union;

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WANTED, The use of a Flato, in a private family, three times a week, two hours in the evening, for which a fair compensation will be paid.

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